EXHIBIT B-4 NAACP & MALC EXCESSIVE

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| Timekeeper | Workdate | Bill Hours | Narr | CODE |
|-----------------------|-----------|------------|---|------|
| Yeary, | 4/28/2014 | 4.50 | Discovery, telephone conferences with co-plaintiffs on | |
| Michelle K. | | | document review and document production, drafting | |
| | | | discovery responses, outline key issues for conference | |
| | | | with clients, review response to motion to quash. | E |
| Yeary, | 4/29/2014 | 4.00 | Drafting discovery responses, telephone conference with | Ŀ |
| Michelle K. | 4/20/2014 | 4.00 | NAACP re: documents to produce and definition of | |
| whenene ix. | | | members, draft document request for NAACP branches, | |
| | | | continue working on document review issues, review | |
| | | | and edit response to motion to quash subpoenas. | |
| | | | <u> </u> | Е |
| Yeary, | 4/30/2014 | 4.50 | Drafting discovery responses, reviewing documents from | |
| Michelle K. | | | clients for production, coordinating document review, | |
| | | | prepare advisory on Wisconsin ruling, continue to refine | 17 |
| Vacan | 5/1/2014 | 4.50 | issues re: NAACP membership. | E |
| Yeary, Michelle K. | 5/1/2014 | 4.50 | Coordinate document review process and assignments, | |
| Michelle K. | | | draft outline of key document review issues for | |
| | | | committee telephone conference, continue drafting discovery responses, assist with dep prep, review | |
| | | | documents for production | E |
| Yeary, | 5/9/2014 | 3.00 | Continue document review and assessment of key | |
| Michelle K. | | | documents, start privilege log review, review second | |
| | | | document production for MALC and NAACP. | E |
| Yeary, | 5/21/2014 | 3.00 | Assist with dep prep, review documents for preparation | |
| Michelle K. | | | on key issues/themes, coordinate with others teams re: | |
| | | | document review, review and comment on response on | |
| | | | common interest privilege, finalize discovery responses. | E |
| Yeary, | 6/6/2014 | 6.00 | Telephone conference with co-plaintiffs to plan strategy | ы |
| Michelle K. | 0/0/2011 | 0.00 | for responding to requests for admission, dep prep, | |
| Titleffelle 11. | | | reviewing documents for potential use with expert, draft | |
| | | | summary of same for E Rosenberg. | |
| | | | | Е |
| Yeary, | 6/13/2014 | 4.00 | Deposition prep for P Harless and D. Riddle, assist with | |
| Michelle K. | | | prep for C Bueck, review and comment on supplemental | 173 |
| 37 | 0/10/0014 | | disclosure. | Е |
| Yeary, | 6/16/2014 | 5.00 | Dep prep for D Riddle and P Harless, review report on | |
| Michelle K. | | | documents from Crivella West, review documents on voter fraud for expert. | E |
| Yeary, | 6/17/2014 | 4.00 | Review documents and files to prep for Riddle and | |
| Michelle K. | 0/11/2014 | 4.00 | Harless depositions, review documents for privilege | |
| 1.110110110 11. | | | assertions, t/c with J Maranzano re: RFA responses, | |
| | | | review proposed orders on motions to quash and motion | |
| | | | for protective order, discuss same with E Rosenberg. | D. |
| 37 | F/15/0014 | | | Е |
| Yeary, | 7/17/2014 | 3.00 | Drafting summary of P Harless depositions for findings | |
| Michelle K. | | | of fact, reviewing new documents identified as critical | |
| | | | and updating analysis, coordinating continuing | |
| | | | document review of legislative documents, review answers to complaints | B,E |
| | 1 | | IAUSWERS TO COMBINITIES | 1 ' |

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|-------------|-----------|-------|---|------|
| 37 | 7/10/0014 | 4.00 | DECHERT | 1 |
| Yeary, | 7/18/2014 | 4.00 | Continue drafting findings of fact, telephone conference | |
| Michelle K. | | | with DOJ and private plaintiffs re: deposition | |
| | | | designations, review proposed format for same, draft | |
| | | | email to private plaintiffs re: plan and procedure for | |
| | | | deposition designations, identify assignments for | |
| | | | deposition designations and findings of fact. | |
| | | | | B,E |
| Yeary, | 7/22/2014 | 3.00 | Continue preparing findings of act and deposition | |
| Michelle K. | | | designations. | E |
| Yeary, | 7/23/2014 | 4.00 | Work on deposition summaries, findings of fact, | |
| Michelle K. | | | document review and analysis and deposition | |
| | | | designations. | E |
| Yeary, | 7/24/2014 | 2.00 | Continue working on document issues, findings of fact | |
| Michelle K. | | | and deposition designations. | E |
| Yeary, | 7/25/2014 | 3.00 | Deposition designations, findings of fact, document | |
| Michelle K. | " | | analysis, coordinate with co-plaintiffs. | E |
| Yeary, | 8/1/2014 | 3 50 | Review Texas document productions for identifying | |
| Michelle K. | 0/1/2011 | 0.00 | source and production information, respond to E Simson | |
| Whenene ix. | | | re: productions, reconcile production and review issues, | |
| | | | | |
| | | | review coding on native files in legislative productions, | |
| | | | reviewing depositions for summaries and deposition | E |
| 37 | 0/4/0014 | 0.00 | designations | Е |
| Yeary, | 8/4/2014 | 2.00 | Deposition summaries, coordinating deposition | C E |
| Michelle K. | 0/7/004/ | 2.00 | designations. | C,E |
| Yeary, | 8/5/2014 | 2.00 | Continue work on deposition designations, document | 173 |
| Michelle K. | | | review and summaries. | Е |
| Yeary, | 8/16/2014 | 4.00 | Texas; deposition summaries; deposition designations, | T. D |
| Michelle K. | | | exhibits and general trial preparation. | V,E |
| Yeary, | 8/17/2014 | 6.00 | Deposition designations, deposition summaries, findings | |
| Michelle K. | | | of fact, exhibits, telephone conference with plaintiffs re: | |
| | | | FOF and COL, telephone conference with Texas re: meet | |
| | | | and confer on PTO. | B,E |
| Yeary, | 8/22/2014 | 17.00 | Findings of Fact, Conclusions of Law, deposition | |
| Michelle K. | | | designations, pretrial order, exhibits, general trial | |
| | | | preparation. | B,E |
| Yeary, | 8/25/2014 | 10.00 | Preparing deposition counter designations and | |
| Michelle K. | | | objections; reviewing defense exhibits; continue pretrial | |
| | | | preparation | B,E |
| Yeary, | 8/26/2014 | 6.00 | Pretrial preparation; deposition objections and counters; | |
| Michelle K. | | | exhibit objections. | B,E |
| Yeary, | 8/27/2014 | 10.00 | Pretrial preparation; deposition objections/counters; | |
| Michelle K. | 0.22011 | 10.00 | review exhibits for objections; telephone conversations | |
| | | | with Texas re: coordinating objections, exhibits; | |
| | | | participate in pretrial conference. | |
| | | | participate in pretrial conference. | B,E |
| Yeary, | 8/28/2014 | 10.00 | Pretrial filings, exhibit review and draft objections, | |
| | 0/20/2014 | 10.00 | | |
| Michelle K. | | | telephone conferences with plaintiffs and defendants to | |
| | | | negotiate trial issues, deposition designations, trial | B,E |
| | | | testimony designations, court conferences. | ப,ங |

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| Yeary, | 8/29/2014 | 12.00 | Pretrial filings, finalize exhibit and deposition | |
|-------------|------------|-------|--|-------|
| Michelle K. | | | objections, review objections for "go to the mat" | |
| | | | objections, telephone conference with defense counsel | |
| | | | negotiating procedure for objections, finalize trial site | |
| | | | coordination, telephone conference with DOJ tech team | |
| | | | re: video depositions, preparing supplemental exhibit | |
| | | | lists | B,E |
| Yeary, | 8/30/2014 | 4.00 | Pretrial prep, prepare exhibits for meeting with | |
| Michelle K. | | | defendants, prepare exhibits for judge. | B,E |
| Yeary, | 9/12/2014 | 5.00 | Editing findings of fact, updating and finalizing | |
| Michelle K. | | | deposition designations and counters, objecting to | |
| | | | plaintiffs' supplemental exhibits. | B,E |
| Yeary, | 9/15/2014 | 8.00 | Editing findings of fact, and attention to post trial | |
| Michelle K. | | | filings. | V,B,E |
| Yeary, | 9/16/2014 | 10.00 | Editing findings of fact, and attention to post trial | |
| Michelle K. | | | filings. | V,B,E |
| Yeary, | 9/17/2014 | 10.00 | Findings of fact and post trial filings. | |
| Michelle K. | | | | B,E |
| Yeary, | 9/18/2014 | 14.00 | Findings of fact and post trial filings, telephone | |
| Michelle K. | | | conferences with L Wolf re: same, strategy calls with | |
| | | | plaintiffs re: finalizing all filings. | B,E |
| Yeary, | 9/19/2014 | 4.00 | Telephone conferences with co-counsel regarding errors | |
| Michelle K. | | | in findings of fact, updating exhibits, redacting | |
| | | | transcripts, prepare updated exhibit list, reviewing | |
| | | | findings of fact to prepare errata sheet. | B,E |
| Yeary, | 10/10/2014 | 3.00 | Review and analyze district court opinion, telephone | |
| Michelle K. | | | conference with plaintiffs' counsel re: same, review | |
| | | | Texas's advisory re: injunction, draft motion for leave to | |
| | | | respond to same, review and edit draft advisories re: | |
| | | | injunction by plaintiffs, review Texas mandamus | |
| | | | petition, participate in strategy calls re: responding to | |
| | | | some research related to stay issues | B,E |

TOTAL 202

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| Timekeeper | Workdate | Bill Hours | Narr | |
|--------------|-----------|------------|---|-----|
| Rudd, Amy L. | 1/15/2014 | 1.00 | Prepare for and participate in conference call | |
| - | | | with M. Posner and J. Garza regarding Plaintiffs' | |
| | | | witness interviews. | E,D |
| Rudd, Amy L. | 2/6/2014 | 6.50 | Prepare for and participate in interview of Luis | |
| - | | | Figueroa; review draft 30(b)(6) notices. | |
| | | | | E,D |
| Rudd, Amy L. | 3/11/2014 | 2.60 | Review and comment on brief regarding | |
| | | | legislative privilege; correspond with team | |
| | | | regarding same; research regarding | |
| | | | interpretation of discovery rules. | B,E |
| Rudd, Amy L. | 5/7/2014 | 0.70 | Correspond with team members regarding | |
| | | | upcoming depositions, affected persons, and | |
| | | | various motions; review correspondence related | |
| | | | to case. | E,V |
| Rudd, Amy L. | 6/2/2014 | 8.50 | Prepare for and meet with G. Bledsoe, Y. Banks, | |
| | | | and L. Lydia regarding TX NAACP 30(b)(6) | |
| | | | depositions; telephone meeting with S. Tatum | |
| | | | (State AG's office) regarding L. Lydia deposition; | |
| | | | prepare, revise, and finalize TX NAACP's | |
| | | | objections to notice of 30(b)(6) deposition; | |
| | | | correspond with team regarding same; | |
| | | | telephone meeting with M. Perez regarding | |
| | | | affected persons search; review correspondence | |
| | | | | B,E |
| Rudd, Amy L. | 9/13/2014 | 2.10 | Review findings of facet and conclusions of law. | |
| | | | | E |
| Rudd, Amy L. | 2/25/2015 | 5.50 | Telephone conference regarding appellate brief, | |
| | | | revise appellate brief. | Е |
| Rudd, Amy L. | 2/26/2015 | 7.70 | Revise appellate brief; telephone conference | |
| | | | regarding same. | Е |
| Rudd, Amy L. | 2/27/2015 | 5.50 | Revise appellate brief. | E |
| Rudd, Amy L. | 3/2/2015 | 1.80 | Revise appellate brief. | E |
| Rudd, Amy L. | 4/18/2016 | 6.70 | Telephone conference regarding en banc briefing | |
| | | | strategy; review State of Texas' en banc brief; | |
| | | | analyze case law cited in same; analyze outline of | |
| | | | research for same. | E |
| Rudd, Amy L. | 4/19/2016 | 9.10 | Prepare outline of en banc brief; numerous office | |
| | | | conferences with L. Cohan regarding same. | |
| | | | | E |
| Rudd, Amy L. | 4/20/2016 | 11.50 | Research and prepare outline for en banc brief; | |
| | | | correspond with L. Cohan regarding same. | |
| | | | | E |
| Rudd, Amy L. | 4/27/2016 | 9.50 | Prepare Fifth Circuit en banc briefing; discussions | |
| | | | with team regarding same. | E |

TOTAL 78.7

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|---|--|---|---|
| Workdate | Bill Hours | | |
| | | | |
| 0, 20, 2020 | | · · | E,V |
| 7/2/2013 | 4.00 | | |
| ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | | | V,E |
| 7/11/2013 | 2 00 | | 1,2 |
| ,,11,2013 | 2.00 | · | |
| | | committee to complaint and follow up to thereto. | E,D |
| 8/19/2013 | 2 30 | Call with M Posner R Kengle M Perez I Garza re | L,D |
| 0/15/2015 | 2.50 | | E,D |
| 9/3/2013 | 4.00 | | L,D |
| 3/3/2013 | 4.00 | | |
| | | • | E,D |
| 0/11/2012 | 2.00 | | L,D |
| 9/11/2013 | 2.00 | | E |
| 10/17/2012 | 1 00 | | <u> </u> |
| 10/1//2013 | 1.00 | | |
| | | | |
| | | Icali Wilth J Garza regarding thereto. | _ |
| 10/10/2012 | 2.40 | | E |
| 10/18/2013 | 2.40 | | |
| | | • • | |
| | | re thereto; call with DOJ after call with court. | |
| | | | B, E |
| 10/25/2013 | 2.40 | | |
| | | participate in call with DOJ and follow-up re thereto. | |
| | | | E,D |
| 10/30/2013 | 2.50 | | |
| | | _ | |
| | | other issues; follow-up re thereto. | |
| | | | E, D |
| 11/11/2013 | 4.00 | | |
| | | · | |
| | | emails re thereto. | V,D,E |
| 11/13/2013 | 2.00 | Multi-calls with DOJ, State, LDF regarding hearing; | |
| | | multi emails regarding thereto; miscellaneous | |
| | | emails. | E |
| 11/14/2013 | 2.00 | Finish first draft of brief; emails to M Posner and M | |
| | | Perez re miscellaneous issues. | E |
| 11/15/2013 | 3.00 | Prepare for and participate in case management | |
| | | conference with court; review proposed scheduling | |
| | | order and multi calls and emails with court and with | |
| | | co-counsel re thereto; call with E Westfall and J | |
| | | | |
| | | | |
| | | , | В, Е |
| | 7/2/2013 7/11/2013 8/19/2013 9/3/2013 9/11/2013 10/17/2013 10/18/2013 10/25/2013 11/11/2013 11/11/2013 | 6/25/2013 2.40 7/2/2013 4.00 7/11/2013 2.00 8/19/2013 2.30 9/3/2013 4.00 9/11/2013 2.00 10/17/2013 1.00 10/25/2013 2.40 10/30/2013 2.50 11/11/2013 4.00 11/13/2013 2.00 11/14/2013 2.00 | 6/25/2013 2.40 Review Shelby opinion and multiple calls and webinair regarding thereto. 7/2/2013 4.00 Meet with W Weiser and M Perez of Brennan Center in NY. 7/11/2013 2.00 Participate in call with Brennan Center and Lawyers' Committee re complaint and follow-up re thereto. 8/19/2013 2.30 Call with M Posner, R Kengle, M Perez, J Garza re strategy; prepare co-counsel agreement. 9/3/2013 4.00 Participate in Lawyers' Committee litigation call; conference call with co-counsel; follow-up emails re fact investigation. 9/11/2013 2.00 Call with plaintiffs team regarding complaint and follow-up regarding thereto. 10/17/2013 1.00 Emails to and from M Posner and M Perez regarding scheduling; call with co-counsel regarding thereto; call with J Garza regarding thereto. 10/18/2013 2.40 Prepare for and participate in conference with court; calls with DOJ in preparation for conference; emails re thereto; call with DOJ after call with court. 10/25/2013 2.40 Multi emails to co-counsel re Rule 26 issues; participate in call with DOJ and follow-up re thereto. 10/30/2013 2.50 Prepare for and participate in call with Lawyers Committee and Brennan Center re briefing and other issues; follow-up re thereto. 11/11/2013 4.00 Work on drafting brief; call with co-counsel re experts; call with J Garza re new case, and multiemails re thereto. 11/13/2013 2.00 Multi-calls with DOJ, State, LDF regarding hearing; multi emails regarding thereto; miscellaneous emails. 11/14/2013 2.00 Finish first draft of brief; emails to M Posner and M Perez re miscellaneous issues. 11/15/2013 3.00 Prepare for and participate in case management conference with court; review proposed scheduling order and multi calls and emails with court and with |

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| Rosenberg, Ezra | 11/16/2013 | 1.80 | Multi calls and emails with M Perez and M Posner re | |
|-----------------|------------|------|--|----------|
| D. | | | expert issues; emails to co-counsel re discovery | |
| | | | issues. | V,E |
| Rosenberg, Ezra | 11/18/2013 | 2.50 | Further revising of brief; prepare for and participate | |
| D. | | | in conference call with co-counsel; confer with M | |
| | | | Posner re brief; confer with M Posner re expert | |
| | | | issues. | D,E |
| Rosenberg, Ezra | 11/22/2013 | 3.00 | Final review and revisions to brief; participate in call | , |
| D. | | | with court; emails to group re thereto; emails to and | |
| | | | from G Hebert re experts. | B,E |
| Rosenberg, Ezra | 12/18/2013 | | Participate in conference call with other plaintiffs re | , |
| D. | ,, | | discovery and expert issues; participate in | |
| | | | conference call with potential expert D Chatman. | |
| | | | comercine can with potential expert b chatman. | E |
| Rosenberg, Ezra | 12/20/2013 | 2 00 | Calls with M Posner and M Perez re discovery and | <u> </u> |
| D. | 12/20/2013 | 2.00 | expert issues; review redraft of interrogatories and | |
| D. | | | • | |
| | | | forward to co-counsel; emails to and from G Hebert | _ |
| Decembers Free | 1 /2 /2014 | 1.00 | re expert issues. | E |
| Rosenberg, Ezra | 1/3/2014 | 1.00 | Emails to and from G Hebert re data base issues; | |
| D. | | | emails to and from M Posner and M Perez re expert | |
| | | | issues; call with M Posner and M Perez re expert | |
| | | | issues. | V,E |
| Rosenberg, Ezra | 1/6/2014 | 1.00 | Calls with DOJ regarding data base issues; emails to | |
| D. | | | and from M Posner regarding expert. | |
| | | | | V,E |
| Rosenberg, Ezra | 1/17/2014 | 1.00 | Call with W Weiser; call with M Posner, W Weiser | |
| D. | | | and M Perez; call with D Freeman; attention to | |
| | | | miscellaneous issues. | V,E |
| Rosenberg, Ezra | 2/4/2014 | 2.30 | Multi calls with DOJ re discovery issues; prepare for | |
| D. | | | and conduct call with all counsel; follow-up emails re | |
| | | | thereto; multi emails and calls re hearing. | |
| | | | | E,D |
| Rosenberg, Ezra | 2/5/2014 | 3.50 | Multi calls and emails with N Korgaonkor, C Dunn, E | |
| D. | | | Westfall, M Posner, M Perez, and M Yeary regarding | |
| | | | discovery and expert issues; participate in | |
| | | | conference call with DOJ; follow-up re thereto. | |
| | | | , , | E,D |
| Rosenberg, Ezra | 2/6/2014 | 3.40 | Review proposed 30 b6 notices; review revisions | , |
| D. | , , , | | thereto; confer with R Haygood re miscellaneous | |
| | | | issues; multi calls and emails to and from N Baron, G | |
| | | | Hebert, C Dunn, J Maranzano, E Westfall, and co- | |
| | | | plaintiffs re discovery and expert issues and issues | |
| | | | relating to hearing. | |
| | | | relating to nearing. | E |
| | | | | E |

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| Rosenberg, Ezra D. | 2/7/2014 | 6.40 | Prepare for possible oral argument on motion to dismiss; conference with M Posner and M Perez on experts; call with R Haygood on discovery; review 30b6 drafts; call with J Maranzano re thereto; call with E Westfall re status conference. | E |
| Rosenberg, Ezra D. | 2/10/2014 | 4.50 | Multi calls and emails with E Westfall, J Maranzano, M Posner, M Perez, co-counsel, G Hebert re discovery issues; confer with M Barreto; prepare for argument on motion for dismissal. | E, D |
| Rosenberg, Ezra D. | 2/13/2014 | 8.00 | Multi calls and emails with E Westfall, G Hebert, J Garza, M Posner, and M Perez re algorithms and protective order; conference call with D Chatman re expert report; emails to and from Barreto and Market Research; review legislative privilege motion and emails to and from B Raphel and M Yeary re thereto; conference call with M Posner and M Perez re other issues. | B,E |
| Rosenberg, Ezra D. | 2/14/2014 | 5.00 | Multi calls and emails re discovery and other issues; prepare for and participate in hearing with court; review draft survey questions; emails to and from experts re retention; calls with co-counsel re coordination; emails re thereto. | B,E |
| Rosenberg, Ezra D. | 2/18/2014 | 3.60 | Finish first draft of legislative privilege brief; call with M Posner re miscellaneous issues; prepare agenda for call with co-counsel; call with E Westfall re hearings; call with J Maranzano re Texas response to interrogatories. | |
| Rosenberg, Ezra D. | 2/19/2014 | 2.00 | Multi calls and emails with M Posner re legislative privilege brief and expert issues. | D,E |
| Rosenberg, Ezra D. | 2/26/2014 | 1.00 | Emails to and from co-counsel regarding miscellaneous items; prepare for conference with DOJ. | V,E |
| Rosenberg, Ezra D. | 2/27/2014 | 5.00 | Review material in preparation for call with plaintiffs team; conduct call; emails to and from E Westfall in preparation for meeting; travel to DC. | V,E |
| Rosenberg, Ezra D. | 2/28/2014 | 6.00 | Prepare for and attend meeting with DOJ in DC; multi calls and emails with M Posner and M Perez re miscellaneous scheduling and discovery issues; travel from DC. | T,B,E |

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|-----------------|-----------|------|--|-------|
| Rosenberg, Ezra | 3/3/2014 | 6.00 | Conference call with team regarding algorithims and | |
| D. | | | telephone conference with team regarding | |
| | | | upcoming oral argument; prepare for argument; | |
| | | | telephone conference with V Agraharkar and others | |
| | | | regarding affected persons. | |
| | | | | E,B |
| Rosenberg, Ezra | 3/5/2014 | 8.00 | Appear at Corpus Christi, Texas hearing and travel | |
| D. | | | back from Texas. | B,E |
| Rosenberg, Ezra | 3/14/2014 | 1.00 | Call with M Posner; call with M Posner and DOJ re | |
| D. | | | scheduling issues; review multi emails. | D,E |
| Rosenberg, Ezra | 3/17/2014 | 2.00 | Call with MPosner and M Perez re witnesses issues; | |
| D. | | | call with E Westfall re schedule; call with J Scott re | |
| | | | schedule; attention to discovery issues. | |
| | | | | D,E |
| Rosenberg, Ezra | 3/18/2014 | 1.40 | Call with E Westfall; call with M Posner; review | |
| D. | | | material from Brennan Center re section 2 | |
| | | | constitutionality. | D,E |
| Rosenberg, Ezra | 3/19/2014 | 2.30 | Calls with DOJ, M Posner and G Hebert re scheduling | |
| D. | | | issues; begin preparation for privilege. | |
| | | | | D,E |
| Rosenberg, Ezra | 3/20/2014 | 2.00 | Multi-calls with DOJ and M Posner regarding | |
| D. | . , | | scheduling issues; prepare for and conduct call with | |
| | | | co-plaintiffs. | D,E |
| Rosenberg, Ezra | 3/21/2014 | 0.80 | Multi-emails and calls with DOJ regarding discovery | , |
| D. | | | issues. | D,E |
| Rosenberg, Ezra | 3/24/2014 | 2.40 | Multi calls with M Posner and M Perez re | |
| D. | | | depositions; call with E Westfall and J Maranzano re | |
| | | | depositions; emails to group re thereto. | |
| | | | | D,E |
| Rosenberg, Ezra | 3/25/2014 | 1.30 | Multi calls with E Westfall; multi calls with M Posner | |
| D. | | | re discovery issues; review Texas's filing. | |
| | | | | D,E |
| Rosenberg, Ezra | 3/26/2014 | 3.00 | Calls with E Westfall re discovery; prepare allocation | |
| D. | | | of 30(b)(6) assignments; calls with M Posner and M | |
| | | | Perez re thereto; prepare agenda for all plaintiff call; | |
| | | | call with N Baron re email to DOJ. | |
| | | | | D,E |
| Rosenberg, Ezra | 3/27/2014 | 4.00 | Multi calls with E Westfall, J Maranzano, M Posner, J | |
| D. | | | Scott re discovery issues; prepare for and conduct all | |
| | | | plaintiff call; review multi emails to and from Veasey | |
| | | | plaintiffs re discovery; review initial discovery | |
| | | | requests to clients from Texas and emails to clients | |
| | | | re thereto; emails to and from N Korgoankar re | |
| | | | privilege decision. | |
| | | | , -0 | D,E,B |
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|-----------------|-------------|------|---|--------|
| Rosenberg, Ezra | 3/28/2014 | 6.00 | Multi-calls and emails regarding discovery issues | |
| D. | | | with DOJ and co-plaintiff; prepare for oral argument | |
| | | | on privilege issues. | D,E |
| Rosenberg, Ezra | 4/2/2014 | 4.80 | Multi calls and emails with DOJ and co-plaintiffs in | , |
| D. | ., _, | | preparation for call with Texas; conduct calls with | |
| 5. | | | Texas re attorney-client privilege and scheduling | |
| | | | issues; call with E Westfall re thereto; call with D | |
| | | | | |
| | | | Freeman re thereto. | |
| | . / . / | | | D,E |
| Rosenberg, Ezra | 4/3/2014 | 3.20 | Prepare for and participate in call with co-counsel; | |
| D. | | | multi calls with DOJ; call with G Hebert; prepare | |
| | | | emails to Texas. | D,E,V |
| Rosenberg, Ezra | 4/7/2014 | 3.20 | Call with DOJ, Texas and other parties re discovery | |
| D. | | | issues; multi calls with M Posner and E Westfall re | |
| | | | thereto; review of trial protocol and schedule drafts. | |
| | | | | D,E |
| Rosenberg, Ezra | 4/8/2014 | 1.40 | Multi-calls and emails with M Posner and G Herbert | , |
| D. | ., ., | | and other plaintiffs regarding discovery issues. | |
| | | | and other planting regarding discovery issues. | D,E |
| Rosenberg, Ezra | 4/9/2014 | 2.60 | Multi calls and emails with E Westfall, J Maranzano, | D,L |
| _ | 4/3/2014 | 2.00 | | |
| D. | | | G Hebert, and M Posner re discovery issues and | |
| | | | motion issues; participate in conference call with G | |
| | | | Hebert, A Derfner, E Simson, and M Posner re trial | |
| | | | preparation. | |
| | | | | D,E |
| Rosenberg, Ezra | 4/10/2014 | 4.80 | Multi calls and emails with DOJ and co-plaintiffs re | |
| D. | | | discovery and trial protocol issues; conduct all | |
| | | | plaintiff call; conduct call with Texas and all parties | |
| | | | re trial protocol; review briefing re discovery to DOJ. | |
| | | | | D,E,B |
| Rosenberg, Ezra | 4/11/2014 | 3 50 | Prepare Advisory to Court re protocol; multi calls | - /-/- |
| D. | 1, 11, 2011 | 3.30 | with M Posner and E Westfall and G Hebert re | |
| D. | | | scheduling issues; review deposition schedule. | |
| | | | scrieduling issues, review deposition scriedule. | r C |
| Dosonhara C | 4/44/2044 | 2.00 | Multi colle with C Mestfall as Advissor as the with Ad | E,C |
| Rosenberg, Ezra | 4/14/2014 | 2.80 | Multi calls with E Westfall re Advisory; calls with M | |
| D. | | | Yeary and L Cohan re thereto; emails with M Posner | |
| | | | re thereto; emails to and from J Scott re deposition | |
| | | | of Ingram. | E,D |
| Rosenberg, Ezra | 4/15/2014 | 1.30 | Preparation for hearing with Judge; multi emails to | |
| D. | | | and from co-counsel and court re thereto; call with | |
| | | | M Perez re depositions. | E,D |
| Rosenberg, Ezra | 4/16/2014 | 2.00 | Participate in hearing with court; emails to and from | |
| D. | ' ' | | co-counsel re thereto; conference call with M Bell- | |
| - | | | Platts and E Westfall and G Hebert re thereto; emails | |
| | | | to and from M Posner re thereto. | |
| | | | יום מוזמ וויסווו ועודי סטוופו דפ נוופופנט. | DED |
| | | | | B,E,D |

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| | | | <u> DECHERT</u> | |
|-----------------------|-----------|------|---|-------|
| Rosenberg, Ezra D. | 4/17/2014 | 5.00 | Multi calls with N Baron, G Hebert and E Westfall re Ingram deposition; multi calls and emails in preparation for all plaintiff call and call with DOJ; call with all plaintiffs; call with DOJ; call with R Keister and E Westfall re depositions; emails re fact depositions. | B,E,D |
| Rosenberg, Ezra D. | 4/18/2014 | 3.80 | Multi calls and emails with DOJ, Texas, co-plaintiffs regarding discovery and deposition issues. | E,B |
| Rosenberg, Ezra D. | 4/21/2014 | 2.00 | Multi calls with E Westfall; call with C Dunn and J Garza re witnesses; attention to discovery requests. | E |
| Rosenberg, Ezra D. | 4/28/2014 | 4.20 | Draft brief in opposition to motion to quash; call with E Westfall re discovery; call with M Posner re depositions; attention to discovery issues. | E,B |
| Rosenberg, Ezra D. | 5/1/2014 | 6.00 | Prepare for and conduct conferences with cocounsel, plaintiffs groups, and DOJ; prepare for and participate in hearing with Judge Ramos on motion to quash. | B,E,D |
| Rosenberg, Ezra D. | 5/12/2014 | 5.00 | Multi calls with E Westfall re discovery issues; emails to and from A Derfner and M Posner re common interest brief issues conduct pre-meet and confer call; participate in meet and confer call; call with potential fraud expert and follow-up emails re thereto; drafting judicial notice brief. | B,E |
| Rosenberg, Ezra D. | 5/13/2014 | 4.00 | Miscellaneous prep re discovery and in judicial notice issues and calls with Westfall and others. | V,B,E |
| Rosenberg, Ezra D. | 5/15/2014 | 2.00 | Final preparation for and participation in status conference and argument before Judge Ramos; confer with DOJ after; travel from Texas | E |
| Rosenberg, Ezra D. | 5/19/2014 | 4.50 | Multi calls with E Westfall, M Posner re discovery issues; call with A Derfner re expert issues; prepare for and conduct call with all counsel re trial protocol issues; multi-emails re thereto; call with M Posner and K Duncan re expert issues. | B,E |
| Rosenberg, Ezra D. | 5/21/2014 | 3.00 | Participate in call re common interest; multi-revision of email to State; multi-calls with E Westfall; attention to discovery issues. | B,E |

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| Rosenberg, Ezra | 5/22/2014 | 4.00 | Calls with E Westfall re agenda for all plaintiff call; | |
|-----------------|-----------|------|---|-----|
| D. | | | emails to and from A D'Andrea re legislator | |
| | | | depositions; conduct all non-US plaintiff call; | |
| | | | conduct all plaintiff call; participate in meet and | |
| | | | confer with Texas; multi emails re thereto; emails to | |
| | | | and A Derfner re common interest and expert issues. | |
| | | | | |
| | | | | B,E |
| Rosenberg, Ezra | 5/28/2014 | 7.00 | Prepare for and participate in hearing before Judge | |
| D. | | | Ramos; prepare for and participate in meet and | |
| | | | confer with Texas; prepare for and participate in call | |
| | | | with parties on data bases; prepare for and | |
| | | | participate in hearing on databases with court. | |
| | | | | B,E |
| Rosenberg, Ezra | 5/29/2014 | 5.00 | Multi calls and emails with co-plaintiffs and DOJ re | |
| D. | | | common interest, discovery and other issues; multi | |
| | | | calls and emails with co-plaintiffs and DOJ re Texas | |
| | | | request for federal data bases; multi-calls and emails | |
| | | | with M Golando and co-counsel re service of | |
| | | | subpoenas on legislators; emails to and from J Scott | |
| | | | re thereto. | |
| | | | | B,E |
| Rosenberg, Ezra | 6/1/2014 | 4.00 | Review and comprehensive revision to joint | |
| D. | | | submission on common interest; participate in call | |
| | | | with A Derfner and E Simson re thereto. | E |
| Rosenberg, Ezra | 6/2/2014 | 5.00 | Review and revise common interest brief; multi | |
| D. | | | emails re thereto; emails to and from A Rudd re | |
| | | | discovery issues; emails to and from L Wolf and call L | |
| | | | Wolf re discovery issues. | Е |
| Rosenberg, Ezra | 6/3/2014 | 4.50 | Multi calls with E Westfall; call with A Rudd, L Cohan | |
| D. | | | and M Perez re deposition preparation; multi emails | |
| | | | to and from L Wolf re discovery issues; multi emails | |
| | | | to and from J Scott re discovery issues; calls with A | |
| | | | D'Andrea re legislator depositions; calls with D | |
| | | | Freeman re thereto; emails to and from K Dunbar re | |
| | | | thereto; emails to and from N Kargaonkor re | |
| | | | interrogatory responses; review legislator | |
| | | | | B,E |

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| | T T | | DECHERT | |
|-----------------|-----------|-------|--|-----|
| Rosenberg, Ezra | 6/5/2014 | 5.30 | Prepare retainer agreement for expert Minnite; | |
| D. | | | emails to and from L Minnite; emails to and from A | |
| | | | Rudd and L Cohan re Texas NAACP depositions; | |
| | | | confer with S Tatum, Texas AG, re thereto; confer | |
| | | | with E Westfall re agenda for plaintiff call; circulate | |
| | | | agenda re plaintiff call; conduct all private plaintiff | |
| | | | call; conduct call with DOJ; confer with J Maranzano | |
| | | | | |
| | | | re legislator depositions; emails to and from C | |
| | | | | B,E |
| Rosenberg, Ezra | 6/6/2014 | 4.30 | Call with A Derfner in preparation for hearing; | |
| D. | | | prepare for hearing; participate in hearing; emails to | |
| | | | and from L Minnite; confer with M Yeary re fraud | |
| | | | discovery; participate in call re affected persons; call | |
| | | | with E Westfall re legislator depositions; emails to | |
| | | | | |
| | | | and from A D'Andrea re thereto. | |
| | 2/2/22/ | | | B,E |
| Rosenberg, Ezra | 6/9/2014 | 7.00 | Multi calls and emails with M Golando and J Garza re | |
| D. | | | subpoenas to MALC members; multi emails to and | |
| | | | from M Posner and M Perez re thereto; Participate | |
| | | | in call with A D'Andrea re legislator depositions; call | |
| | | | with S Gill re depositions; multi emails re material to | |
| | | | be sent to L Minnite; prepare for Beuck deposition; | |
| | | | attention to other discovery issues. | |
| | | | accention to other discovery issues. | |
| | | | | B,E |
| Rosenberg, Ezra | 6/10/2014 | 4.00 | Multi-emails re legislator depositions; conference | |
| D. | | | call with Texas re thereto; emails to and from Hebert | |
| | | | re miscellaneous matters; review draft Chatman | |
| | | | report; multi calls and emails with E Westfall. | |
| | | | | B,E |
| Rosenberg, Ezra | 6/18/2014 | 12.00 | Final preparation for and taking of deposition of D | , L |
| D. | 0/10/2014 | 12.00 | Riddle; participate in hearing before Judge Ramos; | |
| D. | | | | |
| | | | emails to and from M Perez and M Posner re expert | |
| | | | issues; confer with M Posner; review D Chatman | |
| | | | report. | B,E |
| Rosenberg, Ezra | 6/19/2014 | 12.00 | Prepare for deposition of Rep. Harless; prepare for | |
| D. | | | and conduct calls with all private plaintiffs and with | |
| | | | DOJ; review and comment on Chatman revised | |
| | | | report. | E,B |
| Rosenberg, Ezra | 6/25/2014 | 4.00 | Multi calls and emails with R Haygood re expert | |
| D. | | | issues; multi calls and emails with M Posner re | |
| | | | expert issues; review and comment on L Minnite | |
| | | | report; review other expert materials; emails re | |
| | | | responses to request for admissions; emails re | |
| | | | | |
| | | | privilege log issues; attention to other discovery | D 5 |
| | | | issues. | B,E |

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| | | | DECHERT | |
|-----------------|-----------|------|---|-------|
| Rosenberg, Ezra | 6/27/2014 | 8.00 | Attend to miscellaneous calls and emails re filing of | |
| D. | | | expert reports and review of same. | V,B,E |
| Rosenberg, Ezra | 6/30/2014 | 6.00 | Review expert reports; calls with M Posner re | |
| D. | | | thereto; prepare agenda for all plaintiff calls; call | |
| | | | with E Westfall re thereto; emails with court re | |
| | | | status conference. | B,E |
| Rosenberg, Ezra | 7/1/2014 | 5 50 | Prepare for and conduct calls with MPosner and M | 5,2 |
| D. | 7/1/2014 | 3.30 | Perez, with all private plaintiffs and with DOJ; call | |
| υ. | | | • | |
| | | | with E Westfall re agenda; prepare assignments for | |
| | | | Findings of Fact and emails re thereto; call with M | |
| | | | Posner re Chatman report. | |
| | | | | B,E |
| Rosenberg, Ezra | 7/2/2014 | 4.10 | Multi calls and emails with M Posner and M Perez re | |
| D. | | | experts; call with L Chatman and M Perez; review | |
| | | | and comment on M Posner email to D Chatman; | |
| | | | prepare allocation of assignments for Findings of | |
| | | | Fact, and emails to and from A Derfner re thereto. | |
| | | | | B,E |
| Rosenberg, Ezra | 7/8/2014 | 4.60 | Multi calls with M Posner re discovery and expert | |
| D. | , , | | issues; prepare for and conduct conference with all | |
| | | | private plaintiffs and conference with DOJ; review | |
| | | | revisions to Chatman complaint; review material | |
| | | | relating to voter fraud. | |
| | | | relating to voter mada. | B,E |
| Rosenberg, Ezra | 7/17/2014 | 4.00 | Multi calls and emails in preparation for conference | -,- |
| D. | ,,=,,===. | | calls; conduct calls with all private plaintiffs and with | |
| 5. | | | DOJ; final attention to filing of amended scheduling | |
| | | | order. | B,E |
| Rosenberg, Ezra | 7/18/2014 | 4.00 | Emails to and from K Dunbar and E Westfall re | D,L |
| D. | 7/18/2014 | 4.00 | | |
| υ. | | | deposition designations; review pending motions; | |
| | | | multi calls and attention to expert report issues; calls | |
| | 7/22/2014 | 4.00 | re trial preparation. | B,E |
| Rosenberg, Ezra | 7/22/2014 | 4.00 | Multi calls and emails re discovery issues and | |
| D. | | | findings of fact; multi calls and emails re Advisory; | |
| | | | multi calls and emails in preparation for conference | |
| | | | with court. | B,E |
| Rosenberg, Ezra | 7/23/2014 | 4.00 | Multi conference calls with all plaintiffs and DOJ and | |
| D. | | | multi emails re DLS data base issues. | B,E |
| Rosenberg, Ezra | 7/24/2014 | 4.00 | Prepare for and participate in hearing; prepare for | |
| D. | | | and conduct calls with all plaintiffs and with DOJ. | |
| | | | | B,E |
| Rosenberg, Ezra | 7/25/2014 | 5.00 | Multi calls and emails regarding data and deposition | |
| D. | | | issues. | V,B,E |
| | | | | |

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| | | | DECHERT | _ |
|-----------------|-----------|-------|--|-------|
| Rosenberg, Ezra | 7/30/2014 | 5.50 | Participate in multi calls in preparation of hearing | |
| D. | | | before Judge Ramos; participate in hearing before | |
| | | | Judge Ramos; participate in deposition of DPS 30 | |
| | | | (b)(6) witness; multi calls with M Posner; multi | |
| | | | emails with M Perez; confer with A Baldwin. | |
| | | | | B,E |
| Rosenberg, Ezra | 7/31/2014 | 3.50 | Multi calls with M Posner re trial preparation; multi | |
| D. | | | calls with E Westfall re trial preparation; multi calls | |
| | | | with A Baldwin re data; multi emails to plaintiff | |
| | | | group re all of these issues. | B,E,D |
| Rosenberg, Ezra | 8/1/2014 | 3.40 | Review Texas expert reports; multi emails re expert | |
| D. | | | issues; prepare agenda for plaintiff meeting; confer | |
| | | | with A Derfner and M Posner re thereto; attention | |
| | | | to FOF issues. | B,E,D |
| Rosenberg, Ezra | 8/5/2014 | 10.00 | Meet with M Posner, B Kengel, J Greenbaum and M | |
| D. | | | Perez re trial preparation; conduct meeting of all | |
| | | | plaintiffs; conference call with State re discovery | |
| | | | issues; travel from DC. | B,T,E |
| Rosenberg, Ezra | 8/8/2014 | 8.00 | Multi-calls and emails regarding preparation for | |
| D. | | | trials; begin review of Milyo expert report; continue | |
| | | | drafting of opposition to motion to compel. | |
| | | | | B,E |
| Rosenberg, Ezra | 8/14/2014 | 5.00 | Participate in hearing; participate in meeting with all | |
| D. | | | counsel; attention to FOF. | B,E |
| Rosenberg, Ezra | 8/15/2014 | 5.50 | Participate in call regarding FOF; further attentoin to | |
| D. | | | trial preparation. | V,E |
| Rosenberg, Ezra | 8/16/2014 | 6.50 | Work on FOF and deposition preparation. | |
| D. | | | | V,E |
| Rosenberg, Ezra | 8/17/2014 | 9.80 | Work on FOF and deposition preparation. | |
| D. | | | | V,E |
| Rosenberg, Ezra | 8/18/2014 | 10.00 | Trial preparation; preparation for expert | |
| D. | | | depositions; attention to FOF/COL. | V,E |
| Rosenberg, Ezra | 8/19/2014 | 10.00 | Trial preparation; preparation for expert | |
| D. | | | depositions; attention to FOF/COL. | V,E |
| Rosenberg, Ezra | 8/21/2014 | 13.00 | Defend deposition of DChatman; participate in | |
| D. | | | various calls on trial preparation; participate in court | |
| | | | hearing; further work on trial preparation and | |
| | | | deposition preparation. | B,E |
| Rosenberg, Ezra | 8/27/2014 | 3.00 | Prepare for and participate in pretrial conference; | |
| D. | | | attend to pretrial matters following conference; | |
| | | | review material in preparation for trial; travel from | |
| | | | Texas to New Jersey. | |
| | | | | B,E |
| Rosenberg, Ezra | 8/30/2014 | 6.00 | Continue trial preparation. | |
| D. | | | | V,E |

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| $\mathbf{D}\mathbf{E}$ | CHERT | |
|------------------------|-------|--|
| I) F | CHEKI | |

| Rosenberg, Ezra | 9/17/2014 | 10.00 | Attention to preparation of supplemental Findings of | |
|-----------------|------------|-------|---|-----|
| D. | | | Fact and Conclusions of Law; preparation of closing | |
| | | | argument. | E |
| Rosenberg, Ezra | 9/18/2014 | 10.00 | Attention to preparation of supplemental Findings of | |
| D. | | | Fact and Conclusions of Law; preparation of closing | |
| | | | argument. | E |
| Rosenberg, Ezra | 10/12/2014 | 7.80 | Draft and re-draft brief in opposition to stay; multi | |
| D. | | | calls with M Posner and M Perez re thereto; | |
| | | | conference calls with all plaintiffs; call with E Flynn | |
| | | | of DOJ. | B,E |

TOTAL 468.6

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| DECHERT | | | | |
|------------|------------|------------|--|-----|
| Timekeeper | Workdate | Bill Hours | Narr | |
| | | | | |
| Cohan, | 3/12/2014 | 6.50 | Draft comprehensive chart of all discovery requests and | |
| Lindsey B. | | | responses sent and received to date. | Е |
| Cohan, | 10/15/2014 | 11.00 | Research, revise, and finalize emergency application to | |
| Lindsey B. | | | vacate stay and file with Supreme Court. | |
| | | | | D,E |
| Cohan, | 8/19/2015 | 1.50 | Review draft motions for expedited remand and attend | |
| Lindsey B. | | | calls discussing same. | D,E |
| Cohan, | 8/27/2015 | 6.50 | Prepare for and attend meet and confer between | |
| Lindsey B. | | | private parties, DOJ, and State; meet with E.Rosenberg | |
| - | | | to discuss staffing of case going forward; meet with | |
| | | | attorneys for NAACP LDF to discuss coordination of | |
| | | | briefing going forward | B,E |
| Cohan, | 7/27/2016 | 1.50 | Attend various conference calls to discuss remedy for | |
| Lindsey B. | | | upcoming election; draft bill of costs for printing costs. | |
| | | | | D,E |
| Cohan, | 7/28/2016 | 1.50 | Attend various conference calls to discuss interim | _ |
| Lindsey B. | | | remedy for upcoming election. | D,E |

TOTAL 28.5

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EXCESSIVE LAWYER'S COMMITTEE Mark Posner 6/27/2013 Edit draft Complaint: 2.5 2.5 D,E 8/30/2013 Draft additional Complaint paragraphs: 3.5 Emails with co-counsel re: Complaint and preparation for filing suit: .7 3.5 D,E 6/24/2014 Review & comment on Barreto draft report: 3.0 Tel con with co-counsel re Barreto report: .3 Coordination among co-counsel: .1 Tel call with co-counsel re affected persons who may serve as witnesses: .6 Emails re amended disclosure: .3 Tel con with c o-counsel re trial planning: .3 Review Chatman draft report & tel con re same with M. 3 D, E Perez & E. Rosenberg: 1.7 7/2/2014 Review decision on motions to dismiss: .5 Review Chatman expert report, prepare written analsysis, discuss with E. Rosenberg, emails with Chatman re coordination and issues going forward: 2.7 Coordination emails; other case-related emails: .3 2.5 D, E 7/25/2014 Emails re depo of state official re new data: 1.2 1.2 E 8/16/2014 Edit draft FOF and discuss with co-counsel: 7.5 Tel con & email with co-counsel re witness selection for 7.5 D, E 8/17/2014 Tel con. with plaintiff counsel re draft FOF and COL and re evidentiary issues; prep for this tel con; & post call tel con re same with E. Rosenberg: 2.0 Review draft Barreto rebuttal report & related issues: 1.5 Review issues re FOF & email with plain tiff counsel re same: 1.2 Draft additional COL: 6.5 Tel con with Barreto, Sanchez & co-counsel re rebuttal report; post-call discussion with E. Rosenberg re same: 1.0 8.7 D, E 8/19/2014 Misc case emails: .4 Coordination tel con with E. Rosenberg: .2 Edit FOF: 6.0 Edit COL: .2 6 D,E 8/20/2014 Edit COL: 4.0 Edit FOF: .7 6.9 D,E Prep Chatman for depo: 2.2 8/21/2014 Edit COL & discussions with co-counsel re COL: 4.1 Emails re witness order: .3 Chatman depo: 1.0

Pretrial conference:.2 Court hearing: .2

Barreto/Sanchez testimony: .5

Emails re case planning: .2

Prepare for trip to Austin for depos: .5

Case plann ing tel con with plaintiffs'counsel: .5

4.1 D,E

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LAWYER'S COMMITTEE

| - | LAWYER'S COMMIT | | , , |
|------------|--|------|-----|
| 9/7/2014 | Prepare Bueck depo reading; meet with Chatman & E. | 3 | |
| | Rosenberg to prep for testimony; edit COL; case | | |
| | strategy discussions: 10.5 | | D,E |
| 9/8/2014 | Trial: 8.5 | 0 | |
| | Edit COL: 1.3 | | |
| | Plaintiff counsel meeting: .5 | | |
| | Discussion with Barreto/Sanchez re Texas expert | | |
| | testimony: .7 | | |
| | Case planning email: .2 | | D,E |
| | Edit COL: 7.0 | 7 | E |
| 9/15/2014 | Emails with plaintiff counsel re: edits to FOF/COL: .4 | | |
| | COL edits: 2.4 | | |
| | Tel con with A. Shapiro re: FOF/COL edits: .2 | | |
| | | 3 | E |
| 9/17/2014 | Edit COL & FOF: 4.0 | 4 | E |
| 9/30/2014 | Tel con with E. Rosenberg and DOJ attorneys re | | |
| | potential issues re: Texas motion for a stay following | | |
| | the issuance of an injunction by Judge Ramos: .4 | | |
| | Draft memo re scope of relief for November 2014 | | |
| | election; discuss with B. Kengle; edit memo based on t | | |
| | hat discussion: 5.7 | | |
| | | 5.7 | D,E |
| 10/6/2014 | Emails with E. Rosenberg re potential post-judgment | | |
| | stay motion: .3 | | |
| | Draft potential order re relief for November 2014 | | |
| | election: 2.1 | | |
| | Tel con with E. Rosenberg & M. Perez re types of | | |
| | potential relief for November election if judgment is | | |
| | rendered for plai ntiffs: .6 | 2.1 | D,E |
| 10/12/2014 | Draft and edit memo re opp to stay motion: 10.9 | | |
| | Tel conversations with co-counsel re potential Supreme | | |
| | Court review if 5th Cir grants a stay: .9 | 10.9 | E |
| 10/15/2014 | Drafting application to vacate stay of injunction for filing | | _ |
| | in the Supreme Court | 7.2 | Ł |
| 12/4/2014 | Finalize response to motion to expedite: .5 | | |
| | Draft Statement of Case for merits brief: 1.7 | 3.9 | E |
| 12/9/2014 | Draft statement of facts for 5th Circuit brief: 4.0 | | |
| | Tel con with E. Rosenberg to discuss 5th Circuit brief | 4 | _ |
| 4/=/004= | statement of facts: .2 | 4 | |
| | Draft statement of facts for 5th Circuit opp brief | 5.6 | |
| 1/7/2015 | Edit draft statement of the case for merits opp brief | 3.5 | E |
| 1/20/2015 | Drafting Statement of the Case: 3.1 | 3.1 | E |
| 2/2/2015 | Edit Statement of the Case: 6.7 | | |
| | Discuss research assistance with A. Reyes and E. | | |
| | Rosenberg: .6 | 6.7 | E |
| 2/3/2015 | Editing Statement of the Case and drafting remedy | | |
| | section: 5.5 | 5.5 | E |
| 2/12/2015 | Edit brief and discuss brief with E.Rosenberg: 3.6 | | |
| | Research: .9 | 4 | Е |
| 2/13/2015 | Review and comment on the brief portion re: VRA | | |
| 1 | Section 2: 2.7 | | |
| 1 | Tel con with plaintiffs' counsel re 5th Circuit briefs: .7 | | |
| | | 2.7 | |
| 2/21/2015 | Edit entire draft brief: 10.5 | 10.5 | E |
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Case 2:13-cv-00193 Document **EXMIBITFR**ed on 10/17/19 in TXSD Page 20 of 25 **EXCESSIVE**

| | LAWYER'S COMMIT | TEE | |
|-----------|---|-----|---|
| 2/22/2015 | Edit brief: 3.2 | 3.2 | E |
| 2/23/2015 | Edit brief: 7.6 | | |
| | Tel con with co-counsel re edits to brief: 1.0 | 8.6 | E |
| 2/24/2015 | Edit brief: 4.9 | | |
| | Consultations about brief with co-counsel: .9 | 6.1 | E |
| 2/25/2015 | Edit brief: 5.9 | | |
| | Emails with Veasey counsel re particular appellate | | |
| | argument: .4 | | |
| | Tel con with E. Rosenberg & Dechert attorneys re | 6.3 | _ |
| 0/00/0045 | placing ROA cites in brief: .4 | 6.3 | E |
| 2/26/2015 | Emails & tel cons with co-counsel re briefing strategy: | | |
| | 1.3 | | |
| | Edit draft brief Intro: 1.2 | | |
| | Review Veasey draft brief and provide comments: 1.7 | | |
| | Discussion with B. Kengle re brief edits: .5 | 2.9 | F |
| 2/27/2015 | Edits to brief and discussion with co-counsel re edits | 2.3 | _ |
| 2,27,2010 | Edito to bilor dila disodssion with 60 coursel to calls | 2.8 | E |
| 2/28/2015 | Editing and finalizing the brief | 7.3 | E |
| 3/1/2015 | Finalizing 5th Circuit brief | 3.4 | E |
| 3/2/2015 | Finalizing the 5th Circuit brief | 3.4 | E |
| 3/3/2015 | Finalizing the 5th Circuit brief: 1.1 | | |
| | Review Texas' request for an extension to file the reply, | | |
| | and emails with co-counsel to discuss: .4 | 1.5 | E |

TOTAL 183.8

Case 2:13-cv-00193 Document **EXPLIBITF** on 10/17/19 in TXSD Page 21 of 25 **EXCESSIVE**

| Rosenberg-Ezra (Lawyer's Committee) | | |
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| | | |
| 1/18/2015 Continue work on draft Statement of Facts for | 1.5 | D E |
| brief 1.50 hours | | D, E |
| 1/19/2015 Continue work on Statement of Facts for brief | 1.5 | D E |
| 1.50 hours | | D, E |
| 1/30/2015 Conference call with co-plaintiff counsel re | 4 | |
| briefing issues 1.0 hour; begin research into | | DE |
| issues 3.0 hours | | D,E |
| 2/2/2015 Continue work on brief and conferences with A | 3.5 | D,E |
| Reyes and M Posner re thereto 3.50 hours | | D,E |
| 2/17/2015 Review comments from Brennan Center and | 3 | |
| participate in call with Brennan Center and M | | DE |
| Posner and B Kengle re brief 3.00 hours | | D,E |
| 2/19/2015 Continue work on brief, including reviewing M | 3 | |
| Posner's re-edits and Brennan Center drafts 3.00 | | D E |
| hours | | D, E |
| 2/22/2015 Continue work on brief 2.60 hours | | D, E |
| 2/23/2015 Continue work on brief 2.40 hours | 2.4 | D, E |
| 2/24/2015 Continue work on brief and multi emails and | 2.8 | |
| conferences with M Posner and M Perez and B | | |
| Kengle re thereto 2.80 hours | | $_{\mathrm{D,E}}$ |
| 2/26/2015 Continue work on brief, including rewriting | 4 | |
| introduction, and conferences with co-counsel and | | |
| with Brennan Center 4.00 hours | | $_{\mathrm{D,E}}$ |
| 3/3/2015 Final review of brief and multi-emails and | 2.6 | |
| conferences with L Cohan and M Posner re filing | | |
| 2.60 hours | | $_{\mathrm{D,E}}$ |
| 3/4/2015 Multi calls and emails re Texas request for | 3 | |
| extension and drafting of submission re thereto | | |
| 1.2 hours; begin review of briefs filed by other | | |
| plaintiffs 1.8 hours | | $_{\mathrm{D,E}}$ |
| 3/19/2015 Multi calls and conferences re oral argument | 1.5 | |
| issues 1.50 hours | | $_{\mathrm{D,E}}$ |
| 3/20/2015 Multi calls and conferences re oral argument | 1 | |
| issues 1.0 hour | | D,E |
| 3/23/2015 Multi calls and conferences re oral argument | 2 | |
| issues and re state motion for enlargement; | | |
| review draft submission re thereto 2.0 hours | | D,E |
| 3/24/2015 Calls and meetings with M Posner, B Kengel, J | 1.5 | |
| Greenbaum, M Perez and N Korgonkaor re oral | | |
| argument issues 1.50 hours | | D,E |
| 3/30/2015 Confer at length with G Hebert (.4 hours), E | 2.1 | |
| Flynn (.3 hours), S Ifill (.5 hours), J Greenbaum | | |
| (.3 hours) and M Posner (.3 hours) re oral | | |
| argument issues; email to co-counsel team re | | |
| thereto (3 hours) | | $_{\mathrm{D,E}}$ |
| 3/31/2015 Multi calls with G Hebert, E Flynn, M Perez re | 2 | |
| oral argument issues 1.0 hour; confer with J | - | |
| Greenbaum and M Posner re thereto .6 hours; | | |
| emails to and from S Ifill re thereto .4 hours | | |
| chans to and from a fiffi te thereto. 4 flours | | D,E |

Case 2:13-cv-00193 Document **EXPHIBIT**F**B**:4 on 10/17/19 in TXSD Page 22 of 25 **EXCESSIVE**

| 4/1/2015 Calls with G Hebert and DOJ re oral argument issues; emails re thereto; confer with R Kengle and J Greenbaum re thereto 1.3 hours 4/3/2015 Multi calls and emails re oral argument issues and participate in call with DOJ and all cocounsel. 4/6/2015 Multi calls and emails to and from M Posner re oral argument issues 1.0 hour; call with E Flynn re thereto .3 hours; calls with G Hebert re thereto .4 hours; call with S Ifill and M Perez re thereto .4 hours; call with S Ifill and M Perez re thereto .4 hours; follow-up emails re thereto .6 hours argument issues .2 hours; confer with G Hebert re oral argument issues .4 hours; confer with G Hebert re oral argument issues and review draft email re thereto .3 hours; confer with M Perez and M Posner re oral argument issues and review draft email re thereto .3 hours; confer with M Perez and M Posner re oral argument issues 1.1 hours 4/8/2015 Prepare email to group re structure for preparation of oral argument .5 hour; confer re thereto with M Posner, and review revisions and emails to and from M Perez re thereto .2 hours; email to group re structure for preparation of oral argument .1 hour; review draft of questions prepared by M Perez, edits thereto by M Posner, and revise same 1.4 hours; participate in call with all plaintiffs re oral argument preparation and follow-up call with E Flynn re thereto .6 hour 4/13/2015 Multi calls, conferences, and emails with G Hebert, S Ifill, P Karlan, E Flynn, M Posner, J Greenbaum, M Perez, W Weiser, and B Kengel re oral argument issues .5.0 hours; participate in all plaintiff call re thereto 1.0 hour D,E 4/15/2015 Prepare for and participate in roundtable discussion with all plaintiffs in preparation for oral argument for and conduct meeting with all co- | | LAWYER'S COMM | | |
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| 4/8/2015 Prepare email to group re structure for preparation of oral argument .5 hour; confer re thereto with M Posner, and review revisions and emails to and from M Perez re thereto .2 hours; email to group re structure for preparation of oral argument .1 hour; review draft of questions prepared by M Perez, edits thereto by M Posner, and revise same 1.4 hours; participate in call with all plaintiffs re oral argument preparation and follow-up call with E Flynn re thereto .6 hour 4/13/2015 Multi calls, conferences, and emails with G Hebert, S Ifill, P Karlan, E Flynn, M Posner, J Greenbaum, M Perez, W Weiser, and B Kengel re oral argument issues. 5.0 hours; participate in all plaintiff call re thereto 1.0 hour D,E 4/15/2015 Prepare for and participate in roundtable discussion with all plaintiffs in preparation for oral argument D,E 5/27/2015 Prepare for and conduct meeting with all co- | | and M Posner re ora l argument issues 1.1 hours | | DE |
| preparation of oral argument .5 hour; confer re thereto with M Posner, and review revisions and emails to and from M Perez re thereto .2 hours; email to group re structure for preparation of oral argument .1 hour; review draft of questions prepared by M Perez, edits thereto by M Posner, and revise same 1.4 hours; participate in call with all plaintiffs re oral argument preparation and follow-up call with E Flynn re thereto .6 hour D,E 4/13/2015 Multi calls, conferences, and emails with G Hebert, S Ifill, P Karlan, E Flynn, M Posner, J Greenbaum, M Perez, W Weiser, and B Kengel re oral argument issues. 5.0 hours; participate in all plaintiff call re thereto 1.0 hour D,E 4/15/2015 Prepare for and participate in roundtable discussion with all plaintiffs in preparation for oral argument D,E 5/27/2015 Prepare for and conduct meeting with all co- | 4101001 | D | 2.2 | ப,ங |
| thereto with M Posner, and review revisions and emails to and from M Perez re thereto .2 hours; email to group re structure for preparation of oral argument .1 hour; review draft of questions prepared by M Perez, edits thereto by M Posner, and revise same 1.4 hours; participate in call with all plaintiffs re oral argument preparation and follow-up call with E Flynn re thereto .6 hour 4/13/2015 Multi calls, conferences, and emails with G Hebert, S Ifill, P Karlan, E Flynn, M Posner, J Greenbaum, M Perez, W Weiser, and B Kengel re oral argument issues. 5.0 hours; participate in all plaintiff call re thereto 1.0 hour D,E 4/15/2015 Prepare for and participate in roundtable discussion with all plaintiffs in preparation for oral argument D,E 5/27/2015 Prepare for and conduct meeting with all co- | 4/8/2015 | | 2.8 | |
| emails to and from M Perez re thereto .2 hours; email to group re structure for preparation of oral argument .1 hour; review draft of questions prepared by M Perez, edits thereto by M Posner, and revise same 1.4 hours; participate in call with all plaintiffs re oral argument preparation and follow-up call with E Flynn re thereto .6 hour D,E 4/13/2015 Multi calls, conferences, and emails with G Hebert, S Ifill, P Karlan, E Flynn, M Posner, J Greenbaum, M Perez, W Weiser, and B Kengel re oral argument issues. 5.0 hours; participate in all plaintiff call re thereto 1.0 hour D,E 4/15/2015 Prepare for and participate in roundtable discussion with all plaintiffs in preparation for oral argument D,E | | | | |
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| prepared by M Perez, edits thereto by M Posner, and revise same 1.4 hours; participate in call with all plaintiffs re oral argument preparation and follow-up call with E Flynn re thereto .6 hour D,E 4/13/2015 Multi calls, conferences, and emails with G Hebert, S Ifill, P Karlan, E Flynn, M Posner, J Greenbaum, M Perez, W Weiser, and B Kengel re oral argument issues. 5.0 hours; participate in all plaintiff call re thereto 1.0 hour D,E 4/15/2015 Prepare for and participate in roundtable discussion with all plaintiffs in preparation for oral argument D,E 5/27/2015 Prepare for and conduct meeting with all co- | | email to group re structure for preparation of oral | | |
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| and revise same 1.4 hours; participate in call with all plaintiffs re oral argument preparation and follow-up call with E Flynn re thereto .6 hour D,E 4/13/2015 Multi calls, conferences, and emails with G Hebert, S Ifill, P Karlan, E Flynn, M Posner, J Greenbaum, M Perez, W Weiser, and B Kengel re oral argument issues. 5.0 hours; participate in all plaintiff call re thereto 1.0 hour D,E 4/15/2015 Prepare for and participate in roundtable discussion with all plaintiffs in preparation for oral argument D,E 5/27/2015 Prepare for and conduct meeting with all co- | | _ | | |
| all plaintiffs re oral argument preparation and follow-up call with E Flynn re thereto .6 hour 4/13/2015 Multi calls, conferences, and emails with G Hebert, S Ifill, P Karlan, E Flynn, M Posner, J Greenbaum, M Perez, W Weiser, and B Kengel re oral argument issues. 5.0 hours; participate in all plaintiff call re thereto 1.0 hour D,E 4/15/2015 Prepare for and participate in roundtable discussion with all plaintiffs in preparation for oral argument 5/27/2015 Prepare for and conduct meeting with all co- 2.5 | | | | |
| follow-up call with E Flynn re thereto .6 hour 4/13/2015 Multi calls, conferences, and emails with G Hebert, S Ifill, P Karlan, E Flynn, M Posner, J Greenbaum, M Perez, W Weiser, and B Kengel re oral argument issues. 5.0 hours; participate in all plaintiff call re thereto 1.0 hour D,E 4/15/2015 Prepare for and participate in roundtable discussion with all plaintiffs in preparation for oral argument D,E 5/27/2015 Prepare for and conduct meeting with all co- | | | | |
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| Hebert, S Ifill, P Karlan, E Flynn, M Posner, J Greenbaum, M Perez, W Weiser, and B Kengel re oral argument issues. 5.0 hours; participate in all plaintiff call re thereto 1.0 hour D,E 4/15/2015 Prepare for and participate in roundtable discussion with all plaintiffs in preparation for oral argument 5/27/2015 Prepare for and conduct meeting with all co- 2.5 | | lonow-up can with E Flynn le thereto to nour | | D,E |
| Greenbaum, M Perez, W Weiser, and B Kengel re oral argument issues. 5.0 hours; participate in all plaintiff call re thereto 1.0 hour D,E 4/15/2015 Prepare for and participate in roundtable discussion with all plaintiffs in preparation for oral argument 5/27/2015 Prepare for and conduct meeting with all co- 2.5 | 4/13/2015 | Multi calls, conferences, and emails with G | 3 | |
| oral argument issues. 5.0 hours; participate in all plaintiff call re thereto 1.0 hour D,E 4/15/2015 Prepare for and participate in roundtable discussion with all plaintiffs in preparation for oral argument 5/27/2015 Prepare for and conduct meeting with all co- 2.5 | | Hebert, S Ifill, P Karlan, E Flynn, M Posner, J | | |
| plaintiff call re thereto 1.0 hour D,E 4/15/2015 Prepare for and participate in roundtable discussion with all plaintiffs in preparation for oral argument 5/27/2015 Prepare for and conduct meeting with all co- 2.5 | | Greenbaum, M Perez, W Weiser, and B Kengel re | | |
| plaintiff call re thereto 1.0 hour D,E 4/15/2015 Prepare for and participate in roundtable discussion with all plaintiffs in preparation for oral argument 5/27/2015 Prepare for and conduct meeting with all co- 2.5 | | oral argument issues. 5.0 hours; participate in all | | |
| 4/15/2015 Prepare for and participate in roundtable discussion with all plaintiffs in preparation for oral argument 5/27/2015 Prepare for and conduct meeting with all co- 2.5 | | | | |
| discussion with all plaintiffs in preparation for oral argument 5/27/2015 Prepare for and conduct meeting with all co- 2.5 | | | | D,E |
| oral argument D,E 5/27/2015 Prepare for and conduct meeting with all co- | 4/15/2015 | Prepare for and participate in roundtable | 6 | |
| 5/27/2015 Prepare for and conduct meeting with all co- | | | | D.F. |
| | | | | D,E |
| 1 1 1 100 1 10 1 11 11 11 1 1 1 1 1 1 1 | 5/27/2015 | | 2.5 | |
| plaintiffs 1.10 hour; calls with M Perez and M | | plaintiffs 1.10 hour; calls with M Perez and M | | |
| Posner re thereto .5 hours; emails to and from A | | Posner re thereto .5 hours; emails to and from A | | |
| Derfner and N kargoankar .4 hours; call with E | | Derfner and N kargoankar .4 hours; call with E | | |
| Flynn .3 hours: confer with B Kengle re motion .2 | | _ | | |
| hour D,E | | hour | | D,E |
| 8/11/2015 Call with Erin Flynn and DOJ and G Hebert and 1.8 | 8/11/2015 | Call with Erin Flynn and DOJ and G Hebert and | 1.8 | |
| A Derfner re interim relief issues .5 hours; emails | | A Derfner re interim relief issues .5 hours; emails | | |
| to and from Brennan Center and Gary Bledsoe re | | to and from Brennan Center and Gary Bledsoe re | | |
| thereto .4 hours; call with J Garza re thereto, .2 | | <u>-</u> | | |
| | | · · · · · · · · · · · · · · · · · · · | Ī | |
| Brennan Center rethereto 7 hours | | hours; call with LDF, DOJ, Hebert, Derfner, and | | |
| D,E | | hours; call with LDF, DOJ, Hebert, Derfner, and Brennan Ce nter re thereto .7 hours | | |

Case 2:13-cv-00193 Document **EXPHIBIT**F**B**:4 on 10/17/19 in TXSD Page 23 of 25 **EXCESSIVE**

| | EACESSIVE | • | |
|-----------|---|-----|-------------------|
| | LAWYER'S COMM | | |
| 8/17/2015 | Review redraft of brief in support of interim relief | 3.3 | |
| | .3 hour; multi-emails to and from Brennan | | |
| | Center and DOJ re thereto .5 hours; All plaintiff | | |
| | call re thereto 1.3 hours; call with W Weiser and | | |
| | M Perez re thereto .8 hours; draft proposed | | |
| | changes to brief 4 hours | | D,E |
| 8/18/2015 | Multi-calls and emails to and from E Flynn, N | 2.4 | |
| 0/10/2010 | Kargaonkor, W Weiser and M Perez re motion for | 2.1 | |
| | | | D,E |
| 9/90/9015 | interim relief Email to BC re discussion with Dunn .1 hour; call | 4.6 | D,E |
| 0/20/2015 | | 4.0 | |
| | from Perez re thereto .2 hour; multi-emails to and | | |
| | from Perez re thereto .5 hours; emails to and from | | |
| | Veasey group re thereto .2 hours; conference call | | |
| | with all private plaintiffs re thereto .4 hours; cal l | | |
| | with Flynn and DOJ re thereto .4 hours; call with | | |
| | Weiser and Perez re thereto .3 hours; internal | | |
| | discussions and emails with Greenbaum and | | |
| | | | |
| | Kengle re thereto .2 hours; review Veasey motion | | |
| | and discuss with co-counsel and internally .5 | | |
| | hours; multi-=emai ls to and from Dunn and | | |
| | private parties re changes to Veasey motion 1.0 | | |
| | hour; call with State of Texas (M Frederick and | | |
| | Private Plaintiffs) and then with E Flynn re | | |
| | Veasey motion and interim relief issues 1.0 hour; | | |
| | call with M Perez re thereto .2 hours | | |
| | can with the create thereto .2 hours | | D,E |
| 0/05/001 | | | D,E |
| 8/27/2015 | Confer with plaintiffs in preparation for | 6 | DE |
| | discussions with State | | D,E |
| 8/28/2015 | Participate in talks with State re interim relief | 8 | |
| | 6.0 hours; follow-up emails and conversations | | |
| | with co-plaintiffs re thereto and emails to J | | |
| | Greenbaum and B Kengle re thereto .8 hours; | | |
| | review three briefs filed by State and follow-up | | |
| | emails re thereto 1 .2 hours | | |
| | chians to mereto i .2 moars | | $_{\mathrm{D,E}}$ |
| 8/31/2015 | Confer with B Kengle and J Greenbaum in | 4.3 | |
| | preparation for discussions with co-plaintiffs and | | |
| | co-counsel re briefing issues .4 hours; participate | | |
| | in meeting with B Kengle and J Greenbaum and | | |
| | _ = | | |
| | M Johnson re thereto .5 hours; call with M Perez | | |
| | re thereto .4 hou rs; call with all plaintiffs re | | |
| | thereto 1.0 hour; call with M Perez and B Kengle | | |
| | re thereto .5 hours; review of briefs filed by State | | |
| | .3 hours; confer with LDF and Brennan Center re | | |
| | thereto .4 hours; further discussions with J | | |
| | Greenbaum and B Kengle re t hereto .3 hours; | | |
| | <u>-</u> | | |
| | call with State re interim relief issues .5 hours | | |
| | | | $_{\mathrm{D,E}}$ |

Case 2:13-cv-00193 Document **EXPLIT**FRed on 10/17/19 in TXSD Page 24 of 25 **EXCESSIVE**

| LAWYER'S COMM | ITTEE | |
|---|-------|-------------|
| 9/1/2015 Review email from M Perez with bullet-pointed | 2.7 | |
| issues re petition for en banc review .1 hour; | | |
| prepare response thereto .3 hours; multi-emails | | |
| to and from M Perez re thereto .3 hours; | | |
| participate in call with LDF and Brennan Center | | |
| re en banc review issues 1.00; confer with E | | |
| Flynn re DOJ position on briefing .3 hours; email | | |
| to co-plaintiffs re thereto .2 hours; emails to and | | |
| from G Hebert re thereto .1 hour review email | | |
| from E Flynn re motion for extension and | | |
| respond thereto .1 hour; further emails anddi | | |
| scussions internally re en banc briefing issues .3 | | |
| hours; confer with N Steiner re status and | | |
| Dechert participation .3 hours | | D,E |
| 9/2/2015 email to V Goode and G Bledsoe re Texas filing .2 | 3.9 | |
| hours; emails to and from E Flynn and L Cohan | | |
| re motion for extension .2 hours; review draft | | |
| brief from Veasey plaintiffs re remand reply, | | |
| make revisions, and multi-emails to and from A | | |
| Gitlin and M Perez re thereto 1.8 hours; review | | |
| order from 5th Circuit on stay and remand | | |
| motions and emails re thereto .4 hours; confer | | |
| with M Bell-Platts re issues on en banc petition .3 | | |
| hours; participate in call with DOJ re thereto and | | |
| follow-up emails re thereto 1.0 hour | | D,E |
| | - | D,E |
| 9/3/2015 Emails to and from M Perez and A Gitlin and J | 2.6 | |
| Greenbaum and R Kengle re remand motion | | |
| reply brief .4 hours; email to C Dunn re thereto .2 hour; confer with C Dunn re thereto and follow- | | |
| up emails to co-counsel re thereto .5 hours; | | |
| - | | |
| review revised reply bri ef and emails to and from | | |
| Brennan Center and N Korgaonkor re thereto .4 hours; review memo from B Downes re | | |
| distinguishing Clements, Gonzalez and Frank for | | |
| purposes of en banc opposition and confer with E | | |
| Flynn and B Kengle re thereto .8 hours; multi-tel | | |
| ephone calls with A Derfner re en banc issues .5 | | |
| hours | | D.E. |
| | | D,E |
| 8/1/2016 Multi- calls and emails with M Frederick re JOint | 8 | |
| Submission; several all-plaintiff calls and calls | | |
| with State re Joint Submission; Follow-up calls | | |
| and emails to and from al co-plaintiffs and DOJ | | |
| re State reneging on agreement | | $_{ m D,E}$ |
| 8/2/2016 Multi-calls and emails to and from all-planitiffs | 6.5 | ,— |
| and DOJ and with state re effects of State | 3.0 | |
| reneging on agreement; revising order; beginning | | |
| preparation of brief; continual negotiations with | | |
| state | | D,E |

Case 2:13-cv-00193 Document **EXPERITFR** on 10/17/19 in TXSD Page 25 of 25 **EXCESSIVE**

| | LAWYER'S COMM | ITTEE | |
|------------|--|-------|-------------------|
| 8/3/2016 | Multi calls and emails to and from all plaintiffs | 7.5 | |
| | and State and numerous all party calls re | | |
| | negotiations over Joint Submission; review and | | |
| | revisions of brief in support of addition terms; | | |
| | continual negotiations with State and | | |
| | coordination | | D,E |
| 9/6/2016 | Conduct call with DOJ and plaintiffs re DOJ | 7.5 | |
| | motion and re private plaintiffs' proposed motion; | | |
| | Multi emails and calls to and from A Derfner, G | | |
| | Herbert, L Cohan, L Aden, D Freeman, G | | |
| | Bledsoe, and C Dunn, among others, re thereto; | | |
| | draft private plaintiffs' motion | | |
| | draft private planting motion | | D,E |
| 9/7/2016 | Multi emails to and from G Hebert, A Derner, G | 6 | |
| | Bledsoe, Y Banks, L Cohan, M Perez, R Dellheim, | | |
| | D Freeman, L Aden, D Ross, and others and | | |
| | drafting and re-drafting private plaintiffs motion; | | |
| | Calls with R Dellheim re thereto; emails to and | | |
| | from B Cortez, Co urt Clerk, rethereto | | |
| | from B Cortez, Co art Clerk, rethereto | | D,E |
| 9/9/2016 | Multi calls and emails to and from co-plaintiffs re | 2 | |
| | drafting of letter to State re Montgomery County | | |
| | Democratic Party issue; drafting of email re | | |
| | thereto | | $_{\mathrm{D,E}}$ |
| 11/21/2016 | Continue work on opposition to petition for | 5.5 | |
| | certiorari; multi-emails and calls with co- | | |
| | plaintiffs re thereto | | D, E |
| 11/22/2016 | Conduct conference calls with co-plaintiffs re cert | 4.9 | |
| | briefing issues; Continue work on opposition to | | |
| | petition for certiorari; multi-emails and calls with | | |
| | co-plaintiffs re thereto | | D, E |
| 11/23/2016 | Continue work on opposition to petition for | 6 | |
| | certiorari; multi-emails and calls with co- | | |
| | plaintiffs re thereto | | E |
| 11/25/2016 | Continue work on opposition to petition for | 5.5 | |
| | certiorari; multi-emails and calls with co- | | |
| | plaintiffs re thereto | | E |
| 11/26/2016 | Continue work on opposition to petition for | 7 | |
| | certiorari; multi-emails and calls with co- | | |
| | plaintiffs re thereto | | E |
| 8/30/2017 | Continue work on brief in opposition to stay; | 2 | |
| | multi emails re thereto; call with co-counsel re | | |
| | thereto | | E |
| 8/31/2017 | Finalizing brief in opposition to stay; multi emails | 2 | |
| | re thereto | | E |
| | TOTAT | 177.0 | |

TOTAL 177.9